



RULE 63 (37 C.F.R. 1.63) ORIGINAR A THOSE AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled Transgenic Mice Containing CX2 Gene Disruptions, the specification of which is was filed on July 6, 2001 under Serial No. 09/900,518.

amended by any amendmen patentability as defined in application(s) for patent or i inventor's certificate filed b	e reviewed and understand the treferred to above. I acknow 37 CFR 1.56. I hereby clanventor's certificate listed be y me or my assignee disclosing ication on which priority is	ledge the duty to disclose alim foreign priority benefits low and have also identified the subject matter claime	Il information known to s under 35 U.S.C. 119 d below any foreign ap d in this application an	o me to be material to 9/365 of any foreign plication for patent on the having a filing date
PRIOR FOREIGN APPLIC Number Country Day	ATION(S): //MONTH/Year Filed	Date first Laid- open or Published	Date Patented or Granted:	Priority Claimed Yes □ No □
and PCT international appl matter disclosed and claime to disclose all information between the filing date of ea	c priority benefit under 35 U.S ication listed above and, if t d in this application is in addiknown to me to be material uch such prior application and L, NONPROVISIONAL AN	his is a continuation-in-partion to that disclosed in sucto patentability as defined the national or PCT internal D/OR PCT APPLICATION St	t (CIP) application, in the prior applications, I amount in 37 C.F.R. 1.56 what it is a filling date of this talk.	insofar as the subject acknowledge the duty ich became available s application:
Application No.: Day/N	MONTH/Year Filed:	(pending,	abandoned)	Priority Claimed
60/216,178 July	6, 2000	Con	verted	Yes 🗷 No □
and belief are believed to b and the like so made are pu and that such willful false st I hereby appoint John F Mariette A. Lapiz, Reg. 44, 463-5836 (to whom all co application and to transact	I statements made herein of ne true; and further that these nishable by fine or imprisonratements may jeopardize the E. Burke, Reg. 35,836, Robert 202, all of DeltaGen, Inc., 10 mmunications are to be direall business in the Patent and to add names of attorneys and	statements were made with nent, or both, under Section validity of the application of J. Driscoll, Ph.D., Reg. 47, 03 Hamilton Avenue, Menle cted), individually and coll I Trademark Office connec	the knowledge that was 1001 of Title 18 of the rany patent issued ther 536, Jane K. Babin, Pho Park, CA 94025, telectively, as my attornated therewith and with	illful false statements to United States Code reon. a.D., Reg. 47,224, and ephone number (650) to prosecute this
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